1 2 3 4 5 6 7 8 9 10	M. PATRICIA THAYER (SBN 90818) pthayer@sidley.com AARON R. BLEHARSKI (SBN 240703) ableharski@sidley.com SIDLEY AUSTIN LLP 555 California Street San Francisco, California 94104 Telephone: (415) 772-1200 Facsimile: (415) 772-7400 SANDRA S. FUJIYAMA (SBN 198125) sfujiyama@sidley.com SAMUEL N. TIU (SBN 216291) stiu@sidley.com TASHICA T. WILLIAMS (SBN 256449) ttwilliams@sidley.com SIDLEY AUSTIN LLP 555 West Fifth Street, Suite 4000 Los Angeles, California 90013 Telephone: (213) 896-6000 Facsimile: (213) 896-6600	ROBERT A. VAN NEST (SBN 84065) rvannest@kvn.com ASHOK RAMANI (SBN 200020) aramani@kvn.com NIKKI K. VO (SBN 239543) nvo@kvn.com SARAH B. FAULKNER (SBN 263857) sfaulkner@kvn.com KEKER & VAN NEST LLP 710 Sansome Street San Francisco, CA 94111-1704 Telephone: (415) 391-5400 Facsimile: (415) 397-7188
12	Attorneys for Plaintiff GENENTECH, INC.	
13	GENERALECI, INC.	
14	LINITED STATES	S DISTRICT COURT
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16	NORTHERN DISTRICT OF CALIFORNIA	
17	SAN JOS	E DIVISION
18	GENENTECH, INC.,) Case No: 5:10-CV-2037-LHK (PSG)
19	Plaintiff,) SIXTH JOINT STIPULATION AND
20	vs.	 (PROPOSED) ORDER TO EXTEND THE DEADLINE FOR GENENTECH TO FILE OBJECTIONS TO THE COURT'S
21	THE TRUSTEES OF THE UNIVERSITY OF PENNSYLVANIA, a Pennsylvania non-profit) NOVEMBER 22 ORDER
22	corporation,	Hearing Date: TBD Time: TBD
23	Defendant.) Judge: Hon. Lucy H. Koh
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	SIVTH IOINT STIP DE DEADI INE TO	OR IFCT TO THE COURT'S NOV 22 ORDER

WHEREAS on February 1, 2011, plaintiff Genentech, Inc. ("Genentech") and defendant the Trustees of the University of Pennsylvania ("the University") filed a Fifth Joint Stipulation and Proposed Order to Extend the Deadline for Genentech to File Objections to the Court's November 22 Order (Dkt. No. 86) to February 15, 2011; and

WHEREAS the parties wanted the deadline extension to discuss whether there is a way to limit Genentech's production of regulatory materials, other than the BLA Submissions (as that term is used in the Court's November 22 Order), to avoid the production of irrelevant materials; and

WHEREAS, the parties are continuing to address the proper scope for production of the regulatory materials and believe that an additional extension would benefit their discussion; and

WHEREAS, the parties are continuing to arrange an appropriate manner in which to proceed with the production; and

WHEREAS, if the parties are unable to reach agreement, Genentech may wish to file objections to the Court's Order;

THE PARTIES THEREFORE AGREE as follows:

1. The deadline for Genentech to object with respect to the following sentence in the Court's November 22, 2010 Order, now set for February 15, 2011, is extended to March 1, 2011:

In addition, to the extent there is responsive electronic data other than the BLA Submissions in Defendant's possession, custody or control that is responsive to Document Request No. 36, Plaintiff shall either produce the unredacted data to Defendant by November 30, 2010, or else file a declaration by that date showing why it cannot do so and setting forth the earliest possible date that it will be able to do so.

2. No other provision of the Court's November 22, 2010 Order is changed.

1	SO STIPULATED:
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3	Respectfully submitted,
4	Dated: February 15, 2011 SIDLEY AUSTIN LLP
5	Dated. February 13, 2011 SIDLET AUSTIN ELI
6	
7	By: /s/ M. PATRICIA THAYER
8	Attorneys for Plaintiff GENENTECH, INC.
9	Autorneys for Frankfir General Fig.
10	Dated: February 15, 2011 IRELL & MANELLA LLP
11	
12	By: /s/
13	GARY N. FRISCHLING ¹
14	Attorneys for Defendants THE TRUSTEES OF THE UNIVERSITY OF PENNSYLVANIA
15	THE ONIVERSITT OF TENNSTEVANIA
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27	¹ Pursuant to General Order 45(X), the filer of this document hereby attests that concurrence in the filing of the document has been obtained from Gary N. Frischling.
28	2
	SIXTH IOINT STIP DE DEADLINE TO ORIECT TO THE COURT'S NOV 22 ORDER

SIXTH JOINT STIP. RE DEADLINE TO OBJECT TO THE COURT'S NOV. 22 ORDER CASE NO. 5:10-CV-2037-LHK (PSG)

1	PURSUANT TO STIPULATION, IT IS HEREBY ORDERED that:
2	1. The deadline for Genentech to object with respect to the following sentence in the
3	Court's November 22, 2010 Order, now set for February 15, 2011, is extended to
4	March 1, 2011:
5	In addition, to the extent there is responsive electronic data other than
6	the BLA Submissions in Defendant's possession, custody or control that is responsive to Document Request No. 36, Plaintiff shall either produce the unredacted data to Defendant by November 30, 2010, or
7	else file a declaration by that date showing why it cannot do so and setting forth the earliest possible date that it will be able to do so.
8	2. No other provision of the Court's November 22, 2010 Order is changed.
9	2. The entire provision of the courts frovenies 22, 2010 of the changed.
10	SO ORDERED.
11	SO ORDERED.
12	Dated: February 25 _, 2011
13	LUCY H. KOr United State District Judge
14	Officed State Pistrict Judge
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